IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

AISLIN MAGALENGO, CIVIL ACTION

Plaintiff,

v.

PENNSYLVANIA INTERSCHOLASTIC ATHLETIC ASSOCIATION, INC., QUAKERTOWN COMMUNITY SCHOOL DISTRICT, and COLONIAL SCHOOL DISTRICT,

Defendants.

NO. 25-325

ORDER

AND NOW, this 1st day of August, 2025, upon consideration of Defendant Pennsylvania Interscholastic Athletic Association, Inc.'s ("PIAA") Motion to Dismiss (ECF Nos. 38 & 45), Defendant Quakertown Community School District's ("Quakertown") Motion to Dismiss (ECF Nos. 37 & 44), Defendant Colonial School District's ("Colonial") Motion to Dismiss (ECF No. 39), and all responses thereto (ECF Nos. 41, 42, & 43), IT IS HEREBY ORDERED that Defendants' Motions are GRANTED as follows:

- 1. Plaintiff's Amended Complaint is **DISMISSED WITHOUT PREJUDICE** as to her Title IX claims against PIAA and Colonial.
- 2. Plaintiff's Amended Complaint is **DISMISSED WITHOUT PREJUDICE** as to her Title IX claim against Quakertown, insofar as it is premised on transgender girls' participation in athletics.
- 3. Plaintiff's Amended Complaint is **DISMISSED WITH PREJUDICE** as to her Title IX claim against Quakertown, insofar as it is premised on transgender girls using girls' bathrooms and locker rooms.
- 4. Plaintiff's Amended Complaint is **DISMISSED WITH PREJUDICE** as to any requests for punitive damages under Title IX.

5.	Plaintiff's Amended Complaint is DISMISSED WITH PREJUDICE as to her
	claims brought against all Defendants under 42 U.S.C. § 1983.

BY THE COURT:

/s/ Wendy Beetlestone

WENDY BEETLESTONE, J.